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APPLICATION NO. FULING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/888,941 CONFIRMATION NO. 06/25/2001 Theresa A. Burkes 10008291-1 9288 7590 03/22/2006 HEWLETT-PACKARD COMPANY EXAMINER Intellectual Property Administration BROOKS, MATTHEW L P.O. Box 272400 ART UNIT Fort Collins, CO 80527-2400 PAPER NUMBER

DATE MAILED: 03/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

	Application No.	/plicant(s)
Notice of Non-Compliant	09/888,941	BURKES	ET AL.
Amendment (37 CFR 1.121)	Examiner	Art Unit	
Amendment (3) OFK 1.121)	Matthew I Prooks	3629	
The MAILING DATE of this communication app	Matthew L. Brooks		ce address
The amendment document filed on 12/19/2005 is consi- requirements of 37 CFR 1.121 or 1.4. In order for the ar- item(s) is required.	dered non-compliant be mendment document to	cause it has failed to n be compliant, correction	neet the on of the following
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under	e markings.	MENT TO BE NON-CO	MPLIANT:
2. Abstract:A. Not presented on a separate sheet. 3B. Other	7 CFR 1.72.		
 3. Amendments to the drawings: A. The drawings are not properly identifing "Annotated Sheet" as required by 37 B. The practice of submitting proposed showing amended figures, without m C. Other 	CFR 1.121(d).	been eliminated. Repla	acement drawings
 ✓ 4. Amendments to the claims: A. A complete listing of all of the claims B. The listing of claims does not include ✓ C. Each claim has not been provided who of each claim cannot be identified. In number by using one of the following (Previously presented), (New), (Nothing D. The claims of this amendment paper E. Other: 	the text of all pending ith the proper status ide Note: the status of ever status identifiers: (Origentered), (Withdrawn) at have not been present	ntiffer, and as such, to y claim must be indicat jinal), (Currently amend and (Withdrawn-current ed in ascending numed	e individual status ed after its claim ded), (Canceled), ly amended).
5. Other (e.g., the amendment is unsigned or			
For further explanation of the amendment format requi	red by 37 CFR 1.121, s	ee MPEP § 714.	
TIME PERIODS FOR FILING A REPLY TO THIS NOT	TICE:		
 Applicant is given no new time period if the non- filed after allowance. If applicant wishes to resubre entire corrected amendment must be resubmitted. 	nit the non-compliant at id.	ter-linal amenument w	itt corrections, me
 Applicant is given one month, or thirty (30) days, correction, if the non-compliant amendment is one (including a submission for a request for continued amendment filed within a suspension period unde Quayle action. If any of above boxes 1, to 4, are connon-compliant amendment in compliance with 37 	of the following: a prelidence of the following aprelidence of the following aprelidence of the correction of the following: the following aprelidence of the following aprelidence of the following aprelidence of the following: a prelidence of the f	ider 37 CFR 1.114), a s), and an amendment f required is only the cor	supplemental iled in response to a rected section of the
Extensions of time are available under 37 CF amendment or an amendment filed in response	R 1.136(a) only if the no to a Quayle action.	on-compliant amendme	ent is a non-final
Failure to timely respond to this notice will re Abandonment of the application if the non- filed in response to a Quayle action; or Non-entry of the amendment if the non-con amendment.	compliant amendment i		
		Talasha a Na	
Legal Instruments Examiner (LIE), if applicable U.S. Patent and Trademark Office		Telephone No.	Part of Paper No. 032006

HEWLETT-PACKARD COMPANY Intellectual Property Administration P. O. Box 272400' Fort Collins, Colorado 80527-2400

PATENT APPLICATION

ATTORNEY DOCKET NO. 10008291-1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

inventor(s):

Theresa A. Burkes et al.

Confirmation No.: 9288

Application Nos. 09/888,941

Examiner: M. Brooks

Filing Date:

06/25/2001

Group Art Unit: 3629

Title:

Method for Determining a Warranty Start Date

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TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Sir:

Transmitted herewith is/are the following in the above-identified application:

Response/Amendment

Petition to extend time to respond

New fee as calculated below ()

Supplemental Declaration ()

No additional fee ()

Other: Interview Summary; Copy of Notice of Non-Compliant Amendment (X)

(7) ADDITIONA FEES		(6) RATE		(5) PRESENT EXTRA		(4) HIGHEST NUMBER PREVIOUSLY PAID FOR				NUMBER		(2) AIMS REMAINING FTER AMENDMENT		(1) FOR
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to Deposit Account 08-2025. At any time during the pendency of this application, please charge any fees required or credit any overpayment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

(X)) hereby certify that this paper is being transmitted to the Patent and Trademark Office facsimile

number <u>(571) 273-8300</u> Number of pages: 19

Typed Name: Natalle Kips

Jame's D. Shaurette

Theresa A. Burkes et a

Attorney/Agent for Applicant(s) 39,833

Reg. No.

Date: 4/24/06

Telephone No.: (509) 624-4276

e mage energy of the contract

Signature:

- Attach as First Page to Transmitted Papers -PAGE 1/19 * RCVD AT 4/24/2006 6:35:03 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/17 * DNIS:2738300 * CSID:5098383424 * DURATION (mm-ss):08-12

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TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Sir:			
Tran	nsmitted herewith is/are the following in the above	ve-identified ap	pplication:
(X)	Response/Amendment	()	Petition to extend time to respond
()	New fee as calculated below	()	Supplemental Declaration
()	No additional fee		
(X)	Other: Interview Summary; Copy of Notice of	Non-Compliar	nt Amendment
	CLAIMS AS AMENDED BY	OTHER THAN A S	MALL ENTITY

(1) FOR	(2) CLAIMS REMAINING AFTER AMENDMENT	(3) NUMBER EXTRA	MBER HIGHEST NUMBER		(5 PRES EXT	ENT	f	(6) RATE	ADDI	(7) TIONAI EES
TOTAL CLAIMS		MINUS			=	0	×	\$50	\$	0
INDEP. CLAIMS	,	MINUS			=	0	×	\$200	\$	0
[] FIRS	ST PRESENTATION OF	A MULTIPLE	DEPENDENT	CLAIM			+	\$360	\$	0
EXTENSION FEE	1ST MONTH \$120.00		MONTH	3RD MONTH \$1020.00		4TH MONTH \$1590.00			\$	0
						C	THER	RFEES	\$	
			TOTAL AI	DDITIONAL FE	E FOR	THIS A	MEN	OMENT	\$	(

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Respectfully submitted,

Theresa A. Burkes et a

(X) I hereby certify that this paper is being transmitted to the Patent and Trademark Office facsirnile number <u>(571) 273-8300</u> Number of pages: 19 on

Typed Name: Natalie King

James D. Shaurette

Attorney/Agent for Applicant(s)

Reg. No.

Rev 12/04 (TnAmdFax)

Telephone No.: (509) 624-4276 - Attach as First Page to Transmitted Papers -

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I hereby certify that this correspondence is being transmitted to the United States Patent and Trademark Office

via facsimile to 571-273-8300

Date of Transmission: Typed Name of Person Transmitting Paper or Fee: Natalie King

PATENT APPLICATION **DOCKET NO. 10008291-1**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR(S): Theresa A. Burkes et al.

SERIAL NO.: 09/888,941

GROUP ART UNIT: 3629

FILED: June 25, 2001

EXAMINER: Matthew L. Brooks

SUBJECT: Method for Determining a Warranty Start Date

ASSISTANT COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA VA 22313-1450

Interview Summary B

SIR:

Applicants wish to thank the Examiner for the courtesies extended to the undersigned during the telephonic interviews in the application. Applicants submit this Interview Summary merely to clarify the Interview Summary mailed by the Office on March 16, 2006. In particular, Applicants submit the claims are allowable for the reasons set forth in Applicants' response filed December 19, 2005. The Examiner telephoned the undersigned and offered to allow the application if Applicants amended the claims including adding the limitation of "specified output greater than zero." However, during a subsequent interview, Applicants were advised that the limitation of "specified output greater than one" would be necessary for allowance. Applicants are of the opinion that neither of these

> PDNO. 10008291-1 Serial No.: 09/888,941 Interview Summary B

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limitations suggested by the Office are necessary for patentability and Applicants submit the claims are patentable without either of the limitations. Applicants considered amending the claims merely in an effort to facilitate the prosecution of the present application. However, it is and has always been the position of Applicants that the claims are allowable without additional amendment for the reasons set forth in the response filed December 19, 2005.

Applicants again thank the Examiner for his time during the interviews and Applicants understand that a new Office Action will be forthcoming.

The Examiner is requested to phone the undersigned if the Examiner believes such would facilitate prosecution of the present application. The undersigned is available for telephone consultation at any time during normal business hours (Pacific Time Zone).

> Respectfully submitted, Theresa A. Burkes et al.

By:

James D. Shaurette

Reg. No. 39,833 Date:

> PDNO. 10008291-1 Serial No.: 09/888,941

Interview Summary B